

It has come to the plaintiff's attention that depositions are almost universally performed in the presence of court reporters. As mentioned in previous motion, plaintiff has virtually no excess money, and struggles to pay basic living expenses. He also contacted local court reporting agencies and been told it would likely cost him in excess of \$1,500. For this reason, plaintiff files this motion to ask if the court might appoint a court reporter to document a single telephonic deposition on October 28th, 11:00 am EST, or at another time the deposition could be rescheduled for which would be more convenient for the court (for all other depositions that are scheduled in the near future but this one, Defense counsel is providing a court reporter). Plaintiff files this motion having seen pro se plaintiff's file similar motions in different jurisdictions, but is unsure what the local rules and precedents are regarding this issue, the necessity of a court reporter, and how not having one might affect the litigation process, and has found this topic particularly difficult to grasp using publicly available information. If not having a court reporter present won't influence the litigation process and a simple audio recording of the deposition would serve the same purpose, plaintiff asks that this motion be withdrawn

This motion was assented to by counsel for the defense on 10/2/2019.

Respectfully submitted,

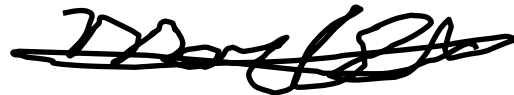
Dated: October 2nd, 2019

Mark Anderson

/s/Mark Anderson

Mark Anderson

JD2018265@Gmail.com

A handwritten signature in black ink, appearing to read 'Mark Anderson', with a stylized flourish at the end.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the following document was sent electronically to Jennifer Laurence of Dartmouth's General Counsel, at the following address provided by the defendant, on 10/1/2019; jlaurence@wadleighlaw.com.

Date: 10/2/2019

Mark Anderson

Signature: 